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Investigate and report on the following: For branch, out of day and post office and street address

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO
220 West Broadway
San Diego, CA 92101

1
Court Clerk's Office
Set 5 - 1982
J. SCHULDER
CLERK

PLAINTIFF

McGREGOR SEA & AIR SERVICES (AMERICA) INC.

DEFENDANT

CINEMATRONICS, INCORPORATED

APPLICATION FOR

CASE NUMBER

☒ ORDER FOR ATTACHMENT ☒ ORDER FOR SEIZURE OF WRIT OF ATTACHMENT
☐ A. TEMPORAL WRIT OF ATTACHMENT ☒ TEMPORARY PROTECTIVE ORDER **
☒ A. TEMPORAL WRIT OF ATTACHMENT ☒ A. TEMPORAL WRIT OF ATTACHMENT

491479

1. Plaintiff (Name) **McGREGOR SEA & AIR SERVICES (AMERICA) INC.**Plaintiff applies after hearing ☒ ex parte fora. ☒ right to attach order and writ of attachment
writ of attachmentc. ☐ right to attach order and writ of attachmentd. ☒ temporary protective order **

e. ☒ An order directing the defendant to transfer to the levying officer possession of ☒ property in defendant's possession
☒ documentary evidence in defendant's possession of title to property ☒ documentary evidence in defendant's
possession of debt owed by defendant

2. Defendant (Name) **CINEMATRONICS, INCORPORATED**a. ☒ is a corporation ☒ qualified ☐ not qualified to do business in California

b. ☐ is a California partnership or other unincorporated association ☐ is a foreign partnership which ☐ has ☐ has not
filed a declaration under Corp C 15700

c. ☐ is an individual who ☐ resides ☐ does not reside in California

3. ☒ Attachment is not sought for a purpose other than recovery on a claim for money which is not secured within the meaning
of C.P.A. 481.010 ☒ and is based upon a contract. The facts showing plaintiff is entitled to a judgment are set forth in the
☒ verified complaint ☒ attached affidavit ☐ following facts

of Milton Hallen, C. Bradley Hallen and George Hartford

4. The claim arises out of the conduct by the individual defendant of a trade, business or profession. The claim is not based
on the sale or lease of property, the use or lease of property, the furnishing of services, or the loan of money, where any
of the foregoing is claimed by the defendant primarily for personal family or household purposes

5. Plaintiff seeks to recover from defendant the amount, exclusive of interest, of \$ **92,829.01**a. ☒ who has under estimated costs of \$ **1,000**b. ☒ who has under estimated allowable attorney fees of \$ **4,000**

6. Plaintiff has no information or belief that the claim is discharged or the prosecution of the claim is stayed in a proceeding under
the National Bankruptcy Act

(Continued on reverse side)

The above plaintiff, in which every complaint, is filed for the purpose of recovering the claim, and the claim includes future and
contingent claims and is filed for the purpose of supporting the application of company with C.P.A. 482.010. The claimant under penalty of perjury must
believe that the claim is a claim that authorizes use of a declaration or place of an affidavit, there is an affidavit required.

** Alternatively requested relief only.

Form Approved by the
Federal Bureau of Investigation
File No. 100-100000

APPLICATION FOR ATTACHMENT,
TEMPORARY PROTECTIVE ORDER, ETC.

11 P 33 482-340 482-080
484-010 484-030 484-110
484-120 484-130 484-140
484-150 484-160 484-170
Form 301-1-1-1

7 Plaintiff is informed and believes that the following property sought to be attached is subject to attachment

a ☐ Real property standing in the name of defendant or any other person (Describe property, state name and address of other person in the manner required by (C.P. 488.110))

b ☐ Tangible personal property in the possession of defendant or any other person (Describe property, state name and address of other person)

c ☐ Farm products or inventory of a going business (Describe)

d ☐ Motor vehicles or vessels which are equipment of a going business and for which a certificate of ownership has been issued by the Department of Motor Vehicles (Describe)

e ☐ Equipment of a going business (Other than in item /d/ Describe)

f ☐ Growing crops or timber to be cut standing on the real property of the defendant or any other person (State location of and describe crops or timber, state name of other person)

g ☐ Money of an individual defendant

(1) ☐ located on the premises where a trade, business or profession is conducted by defendant

(2) ☐ in excess of \$1,000 located elsewhere than on the premises where a trade, business or profession is conducted by defendant and not in deposit accounts

(3) ☐ located in a deposit account in excess of \$1,000

(4) ☐ in excess of an aggregate amount of \$1,000 located ☐ in deposit accounts ☐ in a deposit account and money located elsewhere than on the premises where a trade, business or profession is conducted by defendant

h ☐ Property covered by the bulk sales notice recorded in _____ County on (Date) _____ or the proceeds of the sale of such property

i ☐ Plaintiff's pro rata share of proceeds from an escrow in which defendant's liquor license (Numbered) _____ is sold

j ☒ Any corporate or partnership (California union or organized association) property for which a method of levy is provided (Use only for other than an individual defendant)

k ☐ Any property of a nonresident defendant for which a method of levy is provided (C.P. 492.040)

l ☐ Other property (C.P. 488.170, 488.430) (Describe)

- 8 ☒ Plaintiff is informed and believes that the property sought to be attached is not exempt from attachment.
9 The court issued a Right to Attach Order on (Date) _____ pursuant to CCP 484.090 (On hearing) and Order for Writ of Attachment pursuant to CCP 49.030 (Nonresident) _____ and Order for Writ of Attachment pursuant to CCP 485.230 if a party _____

10 The court pursuant to CCP 485.240 found plaintiff is entitled to a Right to Attach Order on (Date) _____

11 Nonresident defendant has not filed a general appearance

- 12 ☒ Plaintiff ☒ alleges on ex parte application for order for writ of attachment ☒ is informed and believes on application for temporary protective order that plaintiff would suffer great or irreparable injury if the order is not issued before the matter can be heard on notice to the court.

a ☒ it may be inferred that there is a danger that the property sought to be attached would be

(1) ☒ concealed

(2) ☒ substantially impaired in value

(3) ☒ made unavailable to levy by other than a court judgment or impairment in value

and the inference is supported by facts set forth in the ☒ verified complaint ☒ attached affidavit s (3)

(1) following facts (Specify)

b ☐ a bulk sales notice was recorded in _____ County on (Date) _____

and published pursuant to Division 6 of the Commercial Code with respect

to a bulk transfer by the defendant

c ☐ An account has been opened pursuant to the provisions of Bus & PC 24074 with respect to the sale by the defendant of a liquor license (Numbered) _____

d ☐ Other circumstances (Indicate)

- 13 ☒ Plaintiff requests the following relief in the temporary protective order (Specify)

No transfers of corporate assets without Court approval.

14 Plaintiff a ☐ has filed an undertaking in the amount of \$ _____

b ☒ has not filed an undertaking but will forthwith

Date: 9/2/82

MC GREGOR SEA & AIR SERVICES (AMERICA) INC.

(Type or print name of applicant)

James P. Cesped

By Senior Vice President

(Type or print name)

- 15 ☒ All facts contained herein are within the declarant's personal knowledge as shown by the following

I have direct supervisory authority over and a complete working knowledge of all import transactions by MSAS and have personally examined our business records relating **DECLARATION** to all relevant transactions with defendant.

I hereby declare under penalty of perjury that the foregoing is true and correct and that this declaration is executed

on (Date) Sept 2nd at (Place) Burlingame,

(Affirmation)

James P. Cesped

(Type or print name)

- 16 Total number of pages attached 10 in addition to verified complaint.